Form 210A (10/06)

United States Bankruptcy Court District of Minnesota (St Paul)

In re:

MN Airlines LLC,

Case No. 08-35197

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to **Rule 3001(e)(2)**, Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

Name of Transferee:	Name of Transferor:			
Fair Harbor Capital, LLC As assignee of Technology Project Group, Inc.	Technology Project Group, Inc.			
Name and Address where notices to transferee should be sent:	Court Claim # (if known): 117-2 Amount of Claim: \$12,160.00 Date Claim Filed:			
Fair Harbor Capital, LLC Ansonia Finance Station PO Box 237037 New York, NY 10023	Name and Address of Transferor: Technology Project Group, Inc. 1705 Holdridge Circle Wayzata, MN 55391			
Phone:212 967 4035 Last Four Digits of Acct #:n/a	Phone: Last Four Digits of Acct. #:n/a			
Name and Address where transferee payments should be sent (if different from above):				
Phone:n/a Last Four Digits of Acct #:n/a				
I declare under penalty of perjury that the information best of my knowledge and belief.	provided in this notice is true and correct to the			
By:	Date: September 8, 2010			
Transferee/Transferee's Agent Penalty for making a false statement: Fine of up to \$500,000 or im				

United States Bankruptcy Court District of Minnesota (St Paul)

In re:

MN Airlines LLC,

Case No.

08-35197

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

Claim No. 117-2 (if known)

was filed or deemed filed under 11 U.S.C. § 1111(a) in this case by the alleged transferor. As evidence of the transfer of claim, the transferee filed a Transfer of Claim Other than for Security in the clerk's office of this court on September 8, 2010.

Name of Transferee:
Fair Harbor Capital, LLC
As assignee of Technology Project Group, Inc.

Name of Alleged Transferor: Technology Project Group, Inc.

Fair Harbor Capital, LLC Ansonia Finance Station PO Box 237037 New York, NY 10023

Name and Address of Alleged Transferor:

> Technology Project Group, Inc. 1705 Holdridge Circle Wayzata, MN 55391

~DEADLINE TO OBJECT TO TRANSFER~

The transferor of claim named above is advised the this Notice of Transfer of Claim Other than for Security has been filed in the clerk's office of this court as evidence of the transfer. Objection must be filed with the court within twenty (20) days of the mailing of this notice. If no objection is timaly received by the court, the transferee will be substituted as the original claimant without further order of the court.

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Date:	· ·
	Clerk of the Court

ase 08	8-35197	Doc 564	Filed 09/08/10 Document	Entered Page 3 of	09/08/10 14 3	1:39:10	Desc Mair
	States Bankrupte t of Minnesota (St			:			
In re:	MN AIRLINES		:	Chapter 11	gu .	7	gv .
	Debtor.			Case No. 88-35197 Amount 2 4/200/8 9	*12,160.		7R_
		TRANSFER OI	CLAIM OTHER THAN FOR Bankruptey Ru		VAIVER OF NOTICE	·/ •	ع الحم
within 8 identifies oxecuto Debtor, and all i and assi this TR benefits uncondi is not of I, the ur forth in notifies part by been or A Proof Claim it owner of Court, In the or	schedule Y of the S od below and Trans ry contract or lease its affiliates, any g cash, securities, in igned other than for ANSFER OF CLA s of Transferor relational transfer of Y bligated to:file any ndersigned Transfer cover letter receivation by Transferte, the Debtor, the Co- may be assorted by f of Claim Has in the statehed to this A of that Proof of Claivanet went the Claim is tile.	chedule of Assets and I inferor's rights to receive related to the Claim an unrantor or other third ittiments and other properties to security to Fair Harbo tim Griffer THAN FO ting to the Claim. The ne Claim for the purpos application, motion, Pror of the above-described. I represent and war in agree to reimburse Turt, or any other party as or on behalf of Debto be amount of \$12-16. ssignment). If the Proof im subject to the terms titimently allowed in an	n of Technology Project Group Liabilities filed by the Debtor(s), at linterest, penaltics, oure pays, at linterest, penaltics, oure pays, at linterest, penaltics, oure pays, at linterest, penaltics, our pays, at linterest, penaltics, our pays, and fear, and perty which may be paid or issue to Capital, LLC ("Transferee") in R SECURITY AND WAYVER (Claim is based on amounts owed to or of claim or other document out of Claim, hereby assign and transfer of claim is not less that ransfere a pro-rate portion of the darmsferer appropriate to reduce the polymers of the same of the control of the darms of the control of the darmsfer or represents and was not may other party to reduce the for Claim amount differs from 1 of this Agreement and shall be currently and the pays of the amount.	and all claims (including tents that it may be end their rights and benefit do by Debtor in satisficions of the FNOTICE is evident to Transferor, by Debtor in satisficion of the FNOTICE is evident to Transferor, by Debteemed to create a secuvith the Bankruptcy Consist my delips and an accession and fill the purchase pricefit the runts that there are no amount of the Claim duly and timely filed in the Claim amount set in titled to identify itsel purchased herein, That	ting without limitation titled to receive on accellaim and all other flains arising from under or the serising from under or the serising from under or the serising from under or the series of the series or the series of the s	the Proof of Clair out of the assum as, causes of act relating to any or have be claimed and all rail be deemed an attended to seld to, or disable preferential payra a true copy of sushall nevertheles of of Claim on the do to seld	m, if any, uption of any ion against the of the foregoing, occur transferred Transfere on lights and obsolute and or Capital, LLC or terms as set satisfied. Upon sweet in whole or ments that have the Proof of a be deemed the ior records of the
In the un of FRBF Claim be Transfe obligati and heri acknow represer Other II LLC an address This Tr. Assign jurisdic the add that, in Claim, Transfe TRANS Technol 1705 H. Wayzat	and is not subject to designed Transfer in, with respect to sack to Transfers the Cl on or liability regate beby waives (i) its rived to sack to Transfer interior and warrant and stated above, T ye orrespondence or regarding the clair ansfer of Claim has tion over Transfer cass set forth in this the event that the E Transferor shall import the control of the contr	to any objection by the ror hereby authorize Tr. the Claim, while Trans if due diligence is not as aim back to Transferording this Assignment of the transferording this Assignment of the transferor any objectives made herein shall stransferoe assumes all rior payments received as no of the Transferor to the libe governed by and the brought in any State or by such court or cour a Assignment of Claim, belter's bankruptcy cas mediately remit to Transferor to Transferor to the Sasignment of Claim, belter's bankruptcy cas mediately remit to Transferor Shall be governed by and the transferor to the transf	ansferee to file a notice of transferee performs its due diligence attisfactory, in Transferee's sole a cor withdraws the transfer, at suc of Claim. Transferor bereby acks on hereto, and (ii) its right to recussign the Claim, together with a turvive the execution and delivery isks associated with debtor's abilibisequent to the date Transferee is not of the Transferee listed below construct in accordance with the for Federal court located in the St and agrees that service of procund in any action hereunder Trans is dismissed or converted to a conferee all monies pald by Transferee all monies pald by	er pursuant to Rule 30 on the Claim. Transfer and absolute discretion the time both Transfer on owledges and consenctive notice pursuant to it right, title and interever of this Transfer of Clity to distribute funds signs this agreement. Laws of the State of Notate of New York, and the State of New York, and the sta	101 (e) of the Federal River, at its sole option, my pursuant to Rule 3001 of and Transferee release to to all of the terms set of Rule 3001 (e) of the Fest of Transferee in and laim and any such re-as. Transferor agrees to of The clerk of the court is deeper of the deeper of the to demand a trial by jof the Bankruptcy Code	ules of Bankrupt hay subsequently (e) of the FRBP c each other of a forth in this Tre RBP. Transfer to this Transfer signment. deliver to Fair His s authorized to d rising under or re of and confers per y of said process tury. Transferer and Transfere the Claim shall; LLC the 1007	cy Procedure transfer the transfer the It in the event of claim or threby of Claim. All arbor Capital, beinge the to Transferor at acknowledges bas paid for the
Lipdated Phone:_	d Address (If Chang	ged):Fax:	,*		Fredro Client Wem	ber Fair Harbor	Capital, LLC